IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

RICHARD (RICKEY) PALERMO and SHEILA PALERMO

PLAINTIFFS

V.

CIVIL ACTION NO. 5:07cv78-DCB-JMR

LETOURNEAU TECHNOLOGIES, INC; DANIEL C. DREW d/b/a NATIONWIDE MEDICAL REVIEW; and KRISTY BROGAN

DEFENDANTS

AGREED ORDER OF DISMISSAL

The parties having announced to the Court that they have agreed to a dismissal with prejudice of this case, with each party bearing its own costs, including attorney fees, and the Court being advised that all parties have an informed understanding of their rights and a full appreciation of the consequences of the dismissal, and the Court being desirous that this matter be finally closed on its docket.

IT IS, THEREFORE, ORDERED, that this case is hereby dismissed with prejudice, with each party bearing its own costs, including attorney fees.

SO ORDERED, this the 19th day of November, 2008.

s/ David Bramlette
UNITED STATES DISTRICT COURT JUDGE

AGREED: /s/Kelly Loyacono Attorney for Plaintiff MSB #1473 /s/Robert L. Spell Attorney for LeTourneau Technologies, Inc. MSB #7716 /s/Craig Panter Attorney for Daniel Drew, M.D. d/b/a Nationwide Medical Review

MSB #3999

/s/Diane Pradat Attorney for Kristy Brogan MSB #4476